Case/LAW 4953DM D-A RIBLE 105 4 1 9/21 of 4

RETAIL INSTALLMENT SALE CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION)

Buyer Name and Address, (Including County and Zip Code)
KENISHA RENAE WRIGHT
9 MAIDSTONE CT
ROSEDALE MD 21237
BALTIMORE Co-Buyer Name and Address (Including County and Zip Code)

MICHAEL ANTHONY WHEELER 2211 COLUMBIA PLACE HYATTSVILLE MD 20785 FG

Seller-Creditor (Name and Address)

ANTWERPEN CHEVROLET 6110 SYKESVILLE RD. SYKESVILLE MD 21784 CARROLL

New/Used	narge on a daily basis. The Truth-In-Lending Dis			ntification Number	Primary Use For Which Purchased					
New/Used	Year	Year Make and Model			verilicie ide	Titilication rumber	Personal,	family, or household unless		
ĺ		FORD T	RUCK		* * * * * * * * * * * * * * * * * * * *		business	erwise indicated below		
USED	2018	FORD TRUCK 018 TRANSIT VAN 1FTY			1FTYR2CM2	FTYR2CM2JKB01565		agricultural <u>N/A</u>		
	F	FEDERAL	TRU	TH-IN-LENDING	DISCLOSURES			SELLER DISCLAIMS		
ANNUAL FINANCE Amount				Amount Financed	Total of Payments	Total of Total Sale Payments Price		The following paragraph does not affect an warranties covering the vehicle that the		
PERCENTAGE RATE The cost of		The dollar The amount of			The amount you ill have paid after	The total cost of	vehicle manufacturer may provide. It does no			
your cred	it as	credit will to you or			you have made all		apply at all if you bought the vehicle primarily for personal, family, or household use.			
a yearly i	ate.	cost you	ı, on your i	. Off your benali.	scheduled:	payment of	Unless the seller makes a written warranty			
13.8	0_%	\$ 20150	. 31	\$ 39782.94	\$ 59933.25	\$ 7500.00 is \$ 67433.25	days from the	e date of this contract, th		
Your Pay	,,,			¥		e) means an estimate		no warranties, express o vehicle, and there will be n		
Number of	Am	ount of		When Payme		· · · ·	implied warranties of merchantability or of			
Payments	Pa	yments		Are Due			fitness for a pa	articular purpose.		
75	\$	799.11	MON	THLY	beginn	ng <u>05/17/2022</u>	Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information			
N/A	ŝ	N/A	N/A							
N/A	<u>:</u>						on the window form overrides any contrary provisions in the contract of sale.			
			7		•	,	Spanish Tr	anslation: Guía par		
Late_Charge.	If navmen	nt is not recei	ved in	full within 15 days	after it is due, vou	will pay a late charge		de vehículos usados. L ue ve en el formulario de l		
of 10.19	of the par	rt of the paym	ent that	is late, with a minimum	, , , , ,		ventanilla para	a este vehículo forma part		
Security Inte	rest. You a	are diving a so	ecurity i	ve to pay a penalty. nterest in the vehicle bei	ng purchased.		formulario de	contrato. La información de la ventanilla deja sin efect		
Additional la	nformation	: See this	contrac	t for more information the scheduled date and	including information	n about nonpayment,	toda disposicionel contrato de	ón en contrario contenida e venta		
□ VENDOR's the Creditor for	S SINGLE	INTEREST IN	ISURAN Jahirla (ICE (VSI insurance): If the	e preceding box is che alment skin) VSI insu	ecked, the Creditor require rance is for the Creditor's	es VSI insurance for tr sole protection. This ir	ne initial term of the contract to prote nsurance does not protect your intere		
the Creditor for loss or damage to the vehicle (collision, fire, theft, concealment, skip). VSI insurance is for the Creditor's sole protection. This insurance does not protect your interes in the vehicle. You may choose the insurance company through which the VSI insurance is obtained. If you elect to purchase VSI insurance through the Creditor, the cost										
of this insura	nce is \$ -	N/	A and is	s also shown in item 4B o	f the Itemization of An	nount Financed. The cove	rage is for the initial to	erm of the contract.		
NOTICE 7	O BUY	ER(S) O	F NE	W VEHICLES: IF	YOU ARE PUI	RCHASING A NE	W VEHICLE W	HICH IS SUBJECT TO		
WARRAN	TY PER	RIOD, YOU	I MUS	ST GIVE WRITTE	N NOTICE OF T	THE NONCONFO	RMITY, DEFEC	WARRANTY DURING THE T OR CONDITION TO THE		
MANUFAC	CTURE	R OR FAC	CTOR	Y BRANCH DUR	ING THE WARF	RANTY PERIOD E	3Y CERTIFIED	MAIL, RETURN RECEIP		
ENFORCE			н ю	PRESERVE YO	JUR RIGHTS	OMDER THE M	ARTLAND AC	ITOMOTIVE WARRANT		
		.	TUIC	CONCUMED OF	EDIT CONTRA	CT IS SUBJECT	O ALL CLAIMS	S AND DEFENSES WHICH		
THE DER	TOR CO	DULD AS	SERT	AGAINST THE S	ELLER OF GO	ODS OR SERVIC	ES OBTAINED	PURSUANT HERETO O		
WITH THE				F. RECOVERY HE	REUNDER BY	THE DEBTOR S	HALL NOT EXC	CEED AMOUNTS PAID B		
The preceding NOTICE applies only to goods or services obtained primarily for personal, family, or household use. In all other cases, Buyer will not assert against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor										
cases, Buy	yer will r against	not assert	again	ist any subsequent	t holder or assig cturer of the ver	nee of this contract nicle or equipment	t any claims or c obtained under	detenses the Buyer (debto) this contract.		
Agreement dispute by no	t o Arbitr a eutral, bin	i te: By signi ding arbitrati	ng belo on and	ow, you agree that, pur I not by a court action.	suant to the Arbitrat See the Arbitration	ion Provision on page Provision for additional	4 of this contract, y information conceri	ou or we may elect to resolve ar ning the agreement to arbitrate.		
Buyer Signs	7					uyer Signs X 90	Vleas			
							 -			
I HATHER BEITE BEITE BEITE HEIT BEITE ABNIK BBIK BBIK BBIK BBIK BBIK BBIK BBIK										
I INDITERNUM PREMETATO NOT AUGUSTANO DANA LOUI SÉMAT DEM TRANSPORTE AUGUSTAN DE VIEW D										

ORIGINAL LIENHOLDER

		-1	. Filed 07/31/ 24	Insurance: Wo may buy the physical damage insurance
ITEM	ZATION OF AMOUNT FINANCED			this contract requires from anyone you choose who is
1 C	ash Price			acceptable to us. You may also provide the physical
A	Cash Price of Motor Vehicle (including accessories, services, and taxes)	\$	43000.00 (A)	damage insurance through an existing policy owned or
R	Dealer Processing Charge (not required by law)	\$.	499.00 (B)	controlled by you that is acceptable to us. You are not required to buy any other insurance to obtain credit unless
ō	Freight Charge	\$	N/A (C)	the box indicating Vendor's Single Interest is required is
		¢	N/A(D)	checked on page 1 of this contract.
U	Other N/A	1		If any insurance is checked below, policies or
	To Whom Paid N/A		N/A(E)	certificates from the named insurance companies will describe the terms and conditions.
E	Other	ئ \$ ₁	(E)	
	To Whom Paid N/A	-	10400 00	Check the insurance you want and sign below:
To	otal Cash Price		\$ 43499.00(1)	Optional Credit Insurance
	•			☐ Credit Life: ☐ Buyer ☐ Co-Buyer ☐ Both
2 Т	otal Downpayment =			☐ Credit Disability: ☐ Buyer ☐ Co-Buyer ☐ Both
- "	Trade-in N/A	1		Premium:
	(Year) (Make) (Model)	•		Credit Life \$ N/A
	• • •	•	N/A	Credit Disability \$ N/A
	Gross Trade-In Allowance	ا ۾ ا	N/A	Credit Disability \$
	Less Pay Off Made By Seller to N/A	. \$.	N/A	Insurance Company Name N/A
	Equals Net Trade In	\$		<u>'N/A</u>
	+ Cash	,\$	7500.00	Home Office Address N/A
	+ Other N/A	\$	N/A	N/A
	+ Other N/A	\$	N/A	Credit life insurance and credit disability insurance are
	+ Other N/A	18	N/A	I not required to obtain credit Your decision to him of hor
		-Ψ.	\$ 7500.00(2)	to buy credit life insurance or credit disability insurance
	(If total downpayment is negative, enter "0" and see 4I below)		\$ 35999.00(3)	will not be a factor in the credit approval process. They will not be provided unless you sign and agree to pay the extra cost. If you choose this insurance, the cost is
	npaid Balance of Cash Price (1 minus 2)		φ(3)	extra cost. If you choose this insurance, the cost is
	ther Charges Including Amounts Paid to Others on Your Behalf			shown in item 4A of the Itemization of Amount Financed.
(5	seller may keep part of these amounts):		ļ	schedule This insurance may not pay all you owe on this
À	Cost of Optional Credit Insurance Paid to Insurance Company or Companies	٠,	į.	contract if you make late payments. Credit disability
	Life \$1 N/P	<u>k</u> l		schedule. This insurance may not pay all you owe on this contract if you make late payments. Credit disability insurance does not cover any increase in your payment or in the number of payments. Coverage for credit life
	Disability \$f N/A	8	N/A	
В	5.44.4	\$	N/A	original due date for the last payment unless a different
_	the state of the s	φ.	N/A	term for the insurance is shown below.
C		- ð	N/A	
D		_ \$		
E		_ \$.	2609.94	
F	Government License and/or Registration Fees	7		
	TEMP TAG FEE\$20/LIEN FEE\$20	!		Other Optional Insurance
	LICENSE FEE\$214/EFILE FEE\$20	<u>.</u> \$.	274.00	□ N/A N/A
G	Government Certificate of Title Fees			Type of Insurance Term
_	(includes \$ N/A security interest recording fee)	\$	100.00	Premium \$ N/A
	Optional Gap Contract	e e	800.00	Insurance_Company_Name N/A
	Other Charges (Seller must identify who is paid and describe purpose)	_Ψ.		N/A
- 1		ī.	N/A	
	to N/A for Prior Credit or Lease Balance	\$		Home Office Address N/A
	to N/A for N/A	\$		'N/A
	to N/A for N/A	\$.		□ N/A 'N/A '
	to N/A for N/A	\$	N/A	Type of Insurance Term
	to N/A for N/A	18	N/A	Premium \$ N/A
	to N/A for N/A] s	N/A	Insurance Company Name N/A
	to N/A for N/A	1	N/A	N/A
] \$	N/A	Home Office Address N/A
		1 '	N/A	
	to N/A for N/A	\$		'N/A
	to N/A for N/A	\$	N/A	Other optional insurance is not required to obtain credit.
	to N/A for N/A	\$	N/A	Your decision to buy or not buy other optional insurance will
	to N/A for N/A	\$.	N/A	not be a factor in the credit approval process. It will not be provided unless you sign and agree to pay the extra cost.
	to N/A for N/A	1 \$	N/A	provided unicoo you sign and agree to pay the extra cost.
	Total Other Charges and Amounts Paid to Others on Your Behalf	_ `	\$ 3783.94 (4)	I want the insurance checked above.
5 4	mount Financed (3 + 4)		\$ 39782.94 (5)	
<u> </u>	Illouit Finances (5 - 1)			X N/A N/A
	and Clay		is paid in full on or before	Buyer Signature Date
OPTI	ON: You pay no finance charge if the Amount Financed, item	1 0,	INITIALS N/A	XN/A N/A
	N/A , Year N/A . SELLE	:H S	INITIALS INTA	Co-Buyer Signature Date
	ONAL GAP CONTRACT. A gap contract (debt cancellation contract) is not it	'AGU	red to obtain credit and will not	THIS INSURANCE DOES NOT INCLUDE
OPTI	ovided unless you sign below and agree to pay the extra charge. If you choos	equi	buy a gap contract, the charge	INSURANCE ON YOUR LIABILITY FOR
ie ep	own in Item 4H of the Itemization of Amount Financed. See your gap col	BODILY INJURY OR PROPERTY DAMAGE		
cond	tions it provides. It is a part of this contract.			CAUSED TO OTHERS, WITHOUT SUCH
Corio				INSURANCE YOU MAY NOT OPERATE
Term	75 Mos. ZURICH GAP	-t ^	an Contract	THIS VEHICLE ON PUBLIC HIGHWAYS.
l wani	to buy a gap contract.	OI G	ap Contract	
	Signs X Aman am MM	ele	2	Returned Check Charge: You agree to pay a charge
Dayer	Organia - Off State			of \$ if any check you give us is
				dishonored on the second presentment.

1. FINANCE CHARGE AND PAYMENTS

- How we will figure Finance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount Financed.
- b. How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpaid part of the Amount Financed and to other amounts you owe under this contract in any order we choose as the law allows.
- must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.
- d. You may prepay. You may prepay all or part of the unpaid part of the Amount Financed at any time without penalty. If you do so, you must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of your payment.

2. YOUR OTHER PROMISES TO US

- If the vehicle is damaged, destroyed, or missing. You
 agree to pay us all you owe under this contract even if the
 vehicle is damaged, destroyed, or missing.
- b. Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for

Security Interest.

You give us a security interest in:

- The vehicle and all parts or goods put on it;
- All money or goods received (proceeds) for the vehicle;
- All insurance, maintenance, service, or other contracts we finance for you; and
- All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.

This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest (lien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

d. Insurance you must have on the vehicle.

You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. You agree to name us on your insurance policy as an additional insured and as loss payee. If you do not have this insurance, we may, if we choose, buy physical damage insurance. If we decide to buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type of insurance, we will tell you which type and the charge you must pay. The charge will be the premium for the insurance and a finance charge computed at the Annual Percentage Rate shown on page 1 of this contract or, at our option, the highest rate the law permits.

If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle.

 What happens to returned insurance, maintenance, service, or other contract charges. If we get a refund of insurance, maintenance, service, or other contract charges, we may subtract the refund from what you owe.

3. IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

a. You may owe late charges. If a payment is not received in full within 15 days after it is due, you will pay a late charge of 10% of the part of the payment that is late, with a minimum charge of \$5. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments.

- If you pay late, we may also take the steps described below.
- b. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once, subject to any right the law gives you to reinstate this contract. Default means:
 - You do not pay any payment on time;
 - You give false, incomplete, or misleading information during credit application;
 - You start a proceeding in bankruptcy or one is started against you or your property; or
 - You break any agreements in this contract.

The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted.

- c. You may have to pay collection costs. If we hire an attorney to collect what you owe, you will pay the attorney's reasonable fee, as the law allows. You will also pay any court and collection costs we incur as the law allows.
- d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. We may repossess the vehicle with or without resort to judicial process. If your vehicle has an electronic tracking device (such as GPS), you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you. If you do not ask for these items back, we may dispose of them as the law allows.
- e. How you can get the vehicle back if we take it. If we repossess the vehicle, in many situations, the law gives you the right to pay to get it back. We will tell you what you have to do to get the vehicle back.
- f. We will sell the vehicle if you do not get it back. If you do not do what is required to get the vehicle back, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle.

We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it as the law allows. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us unless the law provides otherwise. If you do not pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay.

g. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.

4. SERVICING AND COLLECTION CONTACTS

You agree that we may try to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell phone number or the contact results in a charge to you.

 APPLICABLE LAW Federal law and Maryland law apply to this contract. This contract shall be subject to the Credit Grantor Closed End Credit Provisions (Subtitle 10) of Title 12 of the Commercial Law Article of the Maryland Code.

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PLEASE REVIEW - IMPORTANT - AFFECTS YOUR LEGAL RIGHTS

- 1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL.
- 2. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.
- 3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitrability of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election, be resolved by neutral, binding arbitration and not by a court action. If federal law provides that a claim or dispute is not subject to binding arbitration, this Arbitration Provision shall not apply to such claim or dispute. Any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action. You may choose the American Arbitration Association (www.adr.org) or any other organization to conduct the arbitration subject to our approval. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting its website.

Arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applicable rules. The arbitrator shall apply governing substantive law and the applicable statute of limitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the federal district where this contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hearing fee all up to a maximum of \$5000, unless the law or the rules of the chosen arbitration organization require us to pay more. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous under applicable law. Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitrator under applicable law. If the chosen arbitration organization's rules conflict with this Arbitration Provision, then the provisions of this Arbitration Provision shall control. Any arbitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et seq.) and not by any state law concerning arbitration. Any award by the arbitrator shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act.

You and we retain the right to seek remedies in small claims court for disputes or claims within that court's jurisdiction, unless such action is transferred, removed or appealed to a different court. Neither you nor we waive the right to arbitrate by using self-help remedies, such as repossession, or by filing an action to recover the vehicle, to recover a deficiency balance, or for individual injunctive relief. Any court having jurisdiction may enter judgment on the arbitrator's award. This Arbitration Provision shall survive any termination, payoff or transfer of this contract. If any part of this Arbitration Provision, other than waivers of class action rights, is deemed or found to be unenforceable for any reason, the remainder shall remain enforceable. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action allegations have been made, the remainder of this Arbitration Provision shall be unenforceable.

NO COOLING OFF PERIOD

State law does not provide for a "cooling off" or cancellation period for this sale. After you sign this contract, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this contract simply because you change your mind. This notice does not apply to home solicitation sales.

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge.

If any part of this contract is not valid, all other parts stay valid. We may delay or refrain from enforcing any of our rimay extend the time for making some payments without extending the time for making others. See the rest of this contract for other important agreements.	nment of this contract: (i) only this contract and the addenoa to this contract must be in writing and the assignee must sign, it; it Signs X						
NOTICE TO RETAIL BUYER: Do not sign this contract in blank. You are entitled to a copy of the contract at the time you sign. Keep it to protect your legal rights.							
If the "business" use box is checked in "Primary Use for Which Purchased": Print Name N/A Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the entire debt. An other owner is have to pay the debt. The other owner agrees to the security interest in the vehicle given to us in this contract. Other owner signs here XN/A Seller signs Date 04/02/22 By X	men you signed it. Title FI MGR						
Seller assigns its interest in this contract to CONSUMER PORTFOLIO SERVICES INC	gnee) under the terms of Seller's agreement(s) with Assignee.						
Assigned with recourse Assigned without recourse	Assigned with limited recourse						
Seller ANTWERPEN CHEVROLET							
Ву Х !	Title FI MGR						
The state of the s							

